

TEXT OF THE NEW CITY SCRIP LAW

A Measure That is of Decided Importance to Owners of Property.

INTEREST PAYMENT AVOIDED.

Author of Bill Points Out Purpose of Change From the Old Law and Declares It Good.

In view of the extensive plans for municipal improvements now being made for Salt Lake City, and also in view of the effect of the new law on the subject of issuing scrip against the funds to be raised by the levying of assessments against such improvements, the views of the author of the bill, Mr. Brigham Clegg, are of interest.

It is claimed by some that the new law will cause a great loss to the holders of scrip which has been issued on municipal improvements heretofore, and that it is a radical change from the old law on the subject and will cause unjust suffering to those who hold the old scrip. Whether the provisions of the new law are retroactive or of prospective effect, the author of the new measure, was not prepared to speak at this time. But the bill as passed by the late legislature is printed in full, so that every one interested may see what the law is.

"The only change from the old law," said Mr. Clegg today, "is that the old law scrip could be issued at the time the levy was made against the property for the improvements; whereas in the new law, scrip may not issue until the improvements are completed. The old law meant that the people were compelled to pay interest on the scrip just as if it were a loan, while the improvements might not be made for years, in the discretion of the authorities. Now the new law says that the scrip shall not issue until the improvements are completed, so that property holders do not have to pay interest on scrip which is a lien upon their property for years without having the improvements made, and the law is in the interest of the property owner entirely, and not in the interest of the loan shifter. The old law made possible a great interest graft, and combinations could be formed to make property owners pay interest on money or improvements they never had, and, mind you, they could actually hold his property as security for the payment of such interest, while his improvements might not be completed for years after he began paying interest on the amount."

TEXT OF THE BILL

Following is the complete text of the new law on the subject:

H. B. 160, by Mr. Clegg, an act to amend sections 1 and 2, chapter 77, session laws of Utah, 1905, authorizing cities of the first and second classes to issue scrip against the funds to be raised by special tax or assessment for such scrip, and providing for the manner of issuing the same, and the enforcement and redemption thereof. Be it Enacted by the Legislature of the State of Utah:

Section 1. That in any instance where any city of the first or of the second class may levy a special tax or assessment for the purpose of making any local improvement or improvements, the city treasurer, upon being so directed by the city council, at any time after the improvement is completed, may issue scrip against the fund to be raised by such special tax or assessment, and said scrip may be sold by said treasurer

A Voice From The Stomach

A Bloodless Fight Between a Tablet And a Habit—The Tablet Wins.

At the age of 22, Clarence had good digestion. He had gastric juice that could dissolve doughnuts and turn apple skins into good blood corpuscles.

At the age of 24 he began to be profuse about the waist and lean backwards. He also began to cultivate "flat" habits. In his new-found pride he began to think it his duty to gorge himself on everything, the good and the bad, for appetite, he thought, was—and every good thing is abused.

His pictures showed that he took on weight after he put his collar on. At the age of 26 Clarence was married and went to boarding. On top of all this, he attended oyster suppers and wine dinners, which reduced the size of his collar from 16 to 15. With still abiding faith in the strength of his stomach he gulped his meal, and chewed them afterwards.

At the age of 28 Clarence began to hear an inward voice—a warning from the stomach. After each meal, he would feel bloated—and belching became a habit. He began to be a light eater—and a heavy thinker. He tried to think out a cure, for now he would sit down at his meals absolutely disgusted at the thought or sight of anything to eat.

He would sit down at his meals without the trace of an appetite, just because it was time to eat. He would often feel a gnawing, unsatisfied "still-hungry" feeling in his stomach, even after he was through eating, whether his meal was well cooked or not.

And he suffered a good many other things with his stomach that he could not explain, but that made him grouchy, miserable, out-of-sorts and generally sour on everybody and everything.

Finally he read an account, something like this, about the truly wonderful results obtained from Stuart's Dyspepsia Tablets in all cases of stomach trouble, dyspepsia, and so on. He bought a 50c box at the drug store, and took the whole box. When he started, he had little faith—and less appetite. When he finished he had absolute faith—and more appetite, and more good cheer. Things began to taste different and better to him.

Now he has no more dyspepsia, no more indigestion, no more loss of appetite, no more heartburn, burning sensation, heartburn, nausea, eructations, bad memory, or loss of vim and vigor.

Remember, one ingredient of Stuart's Dyspepsia Tablets will digest for you, 5,550 grains of food, just as it did for Clarence.

This relieves your stomach of the work of digesting until your stomach can get strong and healthy again. Your stomach has been overworked and abused. It's fagged out. It needs a rest.

Let Stuart's Dyspepsia Tablets do the work of your stomach. You will be surprised how fine you'll feel after eating, and how much only good everything will taste to you.

Heed the call of the stomach now. There's a world of good cheer in one box of Stuart's Dyspepsia Tablets—at any drug store, 50c.

Send up your name and address to-day and we will at once send you by mail a sample package, free of charge. F. A. Stuart Co., 24 Stuart Building, Marshall, Mich.

on order of the council at either private or public sale, either with or without advertisement, at any price not less than the face value of such scrip, and the profits of premiums of such sale, if any, shall be placed in the fund raised by such scrip and shall be used for no purpose except those for which said fund may be used.

Sec. 2. Such scrip shall be so issued that there shall be a separate certificate for each lot, part of lot or parcel of land affected by said special tax or assessment. Such certificate shall contain a description sufficient for identification, of the particular lot, part of lot or parcel of land against which it is issued, and also give the block and plat in which the same is situated, and shall also state the amount of the special tax or assessment levied thereon, the date and purpose of such levy and the name of the person supposed to be owner of the land taxed or assessed, and shall further state the date or dates on which said special tax or assessment or the several installments thereof shall be delinquent, and also the interest payable on the same both before and after delinquency, which interest shall be provided for in the ordinance levying such tax or assessment, and shall further state that all interest on said certificate or any installment mentioned therein shall cease when such tax or such installment is paid to the treasurer. No special tax or assessment or any installment thereof shall draw a greater rate of interest than 6 per cent per annum from date of issue of said scrip.

Sec. 3. Any owner or agent or person interested in any lot or parcel of land against which any scrip may have been issued as aforesaid for any special tax or assessment, may pay said tax or assessment or any installment thereof with interest, to the city treasurer at any time after levy of such special tax or assessment, and upon the amount so paid, the scrip standing against said land is thereby canceled and redeemed, to the extent of such payment, and the lien of such scrip against said land is thereby canceled to the extent of such payment, and it becomes the duty of the record holder of said scrip upon being notified by mail by the city treasurer to present such scrip to said treasurer and receive the amount paid thereon. Whenever any payment upon any scrip is made by the treasurer he shall stamp or write a description of the said partial payment and date thereof on said scrip and keep a record of the same in his office, and whenever a complete redemption of such scrip is made he shall write or stamp a statement of the date when said tax was paid and when such scrip was presented on such scrip and file the same in his office.

Sec. 4. All scrip issued hereunder shall be a lien against the property described therein from the date of the levy of the special tax or assessment for which the said scrip was issued, and at any time after delinquency of the last installment the property described in such scrip shall be sold by the city treasurer, as agent for the holder of such scrip in the same manner as provided by law or ordinance for the sale of land for delinquent special taxes to make the sum delinquent on said scrip and the costs and expenses of such sale. After the issue of said scrip, all liability of the city thereon except for faithful accounting for funds received to redeem the same, shall cease.

Sec. 5. This act shall take effect upon approval.

Marriage Licenses.

The county clerk issued marriage licenses during the past week to the following couples:

Uiley Twiss, Cokeville, Wyo.; Annie Swenson, Cokeville, Wyo.
E. E. Clay, Salt Lake; Edie Bowles, Salt Lake.
Henry Muller, Ely, Nev.; Emma J. Spencer, Salt Lake.
A. W. Larsen, Salt Lake; Louise L. Simpson, Salt Lake.
Charles Larson, Lyman, Wyo.; Laura Walton, Centerville, Utah.
William Pritt, Lark; Alice Townley, Lark.
L. H. Twitcheell, Salt Lake; Sarah M. Newman, Salt Lake.
F. F. Wilko, Murray; Annie V. Sawyer, San Francisco, Cal.
F. C. Dowell, Olathe, Colo.; Lucile E. Fisher, Olathe, Colo.
J. F. Gertsch, Salt Lake; Edie Durt-schi, Salt Lake.
Roy Passey, Provo; Sarah L. Harris, Provo.
W. J. Andell, Richfield; Arvilla J. Clark, Provo.
H. D. Longbottom, Provo; Annie Holden, Provo.
Donald McKinnon, Randolph; Dorothy Wilson, Randolph.
Austin Neal, Ogden; Mabel McKinnon, Randolph.
H. T. Godfrey, Murray; Lucy Bringham, Taylorsville.
W. H. Hopkins, Kanosh; Elizabeth Segler, Kanosh.
G. W. Ellis, Riverton; Ethel J. Snow, Draper.
J. W. Watkins, Salt Lake; Nina Colburn, Salt Lake.
John Millard, Oakley, Ida.; Etta Halverson, Oakley, Ida.
Leo Aldous, Salt Lake; Ella Gerber, Salt Lake.
Armas Polivro, Salt Lake; Lizzie Abrams, Salt Lake.
Peter Janssens, Evanston, Wyo.; Jennie B. J. Nielsen, Evanston, Wyo.
M. E. Olson, Salt Lake; G. Elizabeth Thomas, Salt Lake.
Joseph Engster, Bountiful; Inez McNeil, Bountiful.
E. L. Wissler, Omaha, Neb.; Florence Bundy, Omaha, Neb.
George Dash, Pocatello, Ida.; Orpha E. Wallace, Denver, Colo.
F. M. Timmins, Salt Lake; Ida C. Wilson, Salt Lake.
H. H. Nevin, Wall Rock, Colo.; Ella McKee, Salt Lake.
Oliver Tomnessen, Salt Lake; Louisa Nielsen, Salt Lake.
F. T. Kruse, Forest Dale; Boda M. Dahlgren, Salt Lake.

The Home Builders.
"Children," said Judge Willard McEwen, at a dinner in Chicago, "are the great home builders. A lack of children means unhappiness, divorce, in the majority of cases. The divorce suits that I pass on—and I pass on an hundred a month—the couples are between 30 and 40 years of age, and childless."

"So children should be prized and cherished, despite their faults. Faults they have, I will admit."

"Only the other day I heard of a little girl who, lurching out, was detected in the act of examining a large yellow handful of Spanish omelette into the pocket of her pink frock."

"Why, you little pig," exclaimed her mother, "what on earth are you about? Put that back on your plate at once. Why, I never heard of such a thing. What on earth do you mean by it?"

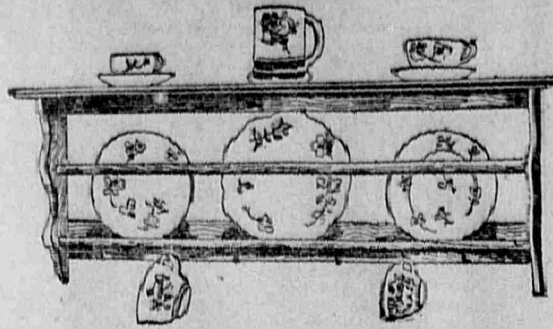
"It is so good, mother," the child explained, "I just thought I'd take a piece home to our cook for a pattern."

A Fix Indeed.
W. Bourke Cochran, at a St. Patrick's day dinner, told a newspaper story.

"An Irishman," he said, "was talking about the case of Baring Gould, whose obituary, you will remember, was recently printed by mistake. Mr. Gould still being happily with us."

SPECIAL FOR THE WEEK

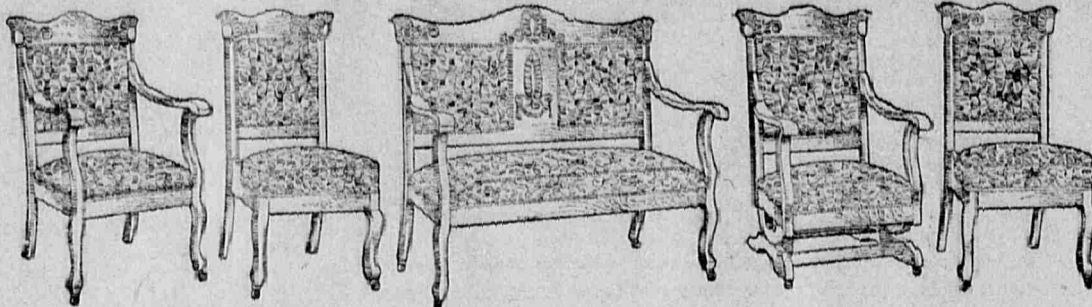
55 cts



55 cts

Freed's will place on sale for all week three hundred Plate Racks at a very low price. These Racks are finished in golden or weathered oak and are well made. They will not last long at this price, so if you want one, send your order in early.

PARLOR SUITS



PARLOR SUITS

Never before have we had as large a line of Parlor Suits as we are showing now. We are displaying over seventy-five different styles. As an inducement to get you to see this line we make the following offer for this week:

A 5-PIECE PARLOR SUIT FOR \$24.85.

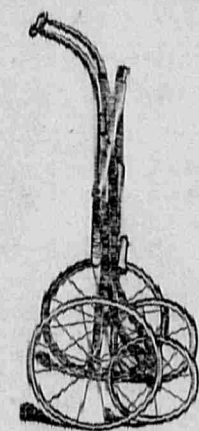
A 3-PIECE PARLOR SUIT FOR \$15.25

Both of these Suits are well made, nicely finished and a GREAT SAVING at this price.



Special FOLDING GO-CART

\$10.55



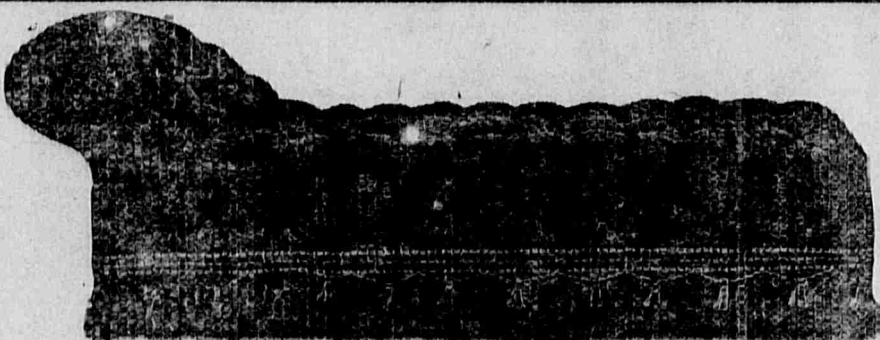
Special FOLDING GO-CART

\$2.45



This one is another style and a beauty also. Has the same good feature as the other Go-Cart. If you get one from Freed's, you know it is the best. The price only—

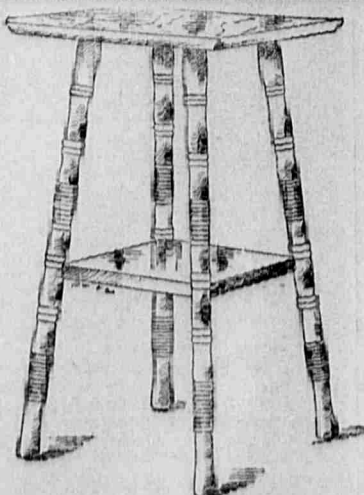
\$11.25



COUCHES

Do you need a Couch? If so see Freed's. They are showing them in all colors, and also all shades of leather. As a leader here is one full-size and any color colour you want. With or without fringe. All week the sale price—

\$7.15

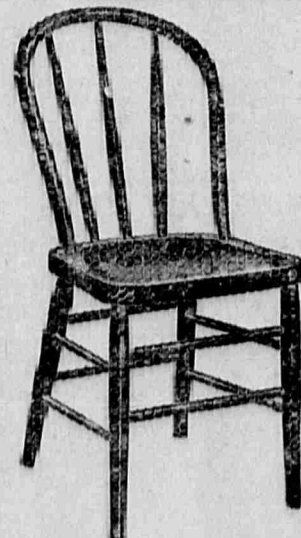


Kitchen Chairs

CENTER TABLES

To get you to look this line over, we offer a special price. A table like cut-oak, well made, top 16x10. The price all week—

75 Cents



Kitchen Chairs



This rocker is a bargain and we have many others besides this one. This rocker comes in oak or mahogany, and has an oiled finish. The price only—

\$2.95



FREED

FURNITURE & CARPET CO.

18 to 40 East Third South Street